IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS – HOUSTON DIVISION

JACKIE FISHER,	§	
Plaintiff,	§ §	CIVIL ACTION NO. 4:08·cv·01273
V.	§	4.00 CV 01270
	§	
UNIVERSITY OF TEXAS MEDICAL	§	
BRANCH and DAVID WATSON,	§	Jury Demanded
DefendantS.	§	oury Demanded

UNOPPOSED MOTION TO WITHDRAW AS PLAINTIFF'S COUNSEL

TO THE HONORABLE COURT:

Martin A. Shellist, and Shellist | Lazarz | Slobin L.L.P., files this Unopposed Motion to Withdraw as Plaintiff's Counsel and would show unto this Court as follows:

I.

Plaintiff has been represented by very competent counsel, Jo Miller, for the past three (3) years. Undersigned counsel, Martin A. Shellist, was retained in February 2010 to assist with trial. However, the case was not tried as it settled on March 9, 2010. Shortly thereafter, a dispute arose between the parties as to the scope of the release language.

Ms. Miller and opposing counsel, David Halpern, have been communicating about the dispute, and will be arguing in support of their clients' respective positions at a hearing scheduled for Monday, August 9, 2010.

II.

For various reasons irrelevant to the substance of the case, it has been decided by Ms. Miller, Mr. Shellist, and Plaintiff Fisher that Mr. Shellist's involvement in the case is no longer necessary. The case will not be delayed if undersigned counsel is permitted to withdraw, and Defendants do not oppose this Motion.

WHEREFORE PREMISES CONSIDERED, undersigned counsel for Plaintiff, Martin A. Shellist, and Shellist | Lazarz | Slobin L.L.P., respectfully request that this Court grant their Motion to Withdraw and enter an Order granting such relief.

Respectfully submitted,

SHELLIST | LAZARZ | SLOBIN LLP

Bv:

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ATTORNEYS FOR PLAINTIFF

CERTIFICATE OF CONFERENCE

The undersigned counsel for Plaintiff hereby certifies that he has conferred with counsel for Defendants, who is unopposed to the foregoing Motion.

MARTUN A. SHELLIST

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document has been forwarded to all counsel of record via e-mail and hand-delivery on this the _____ day of August, 2010.

David G. Halpern Assistant Attorneys General General Litigation Division P.O. Box 12548, Capitol Station Austin, Texas 78711

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MARTIN A SHELLIST